

EX PARTE OR LATE FILED

Joseph Jackson
Associate Director
Federal Regulatory

FILED/ACCEPTED

APR 13 2007

Federal Communications Commission
Office of the Secretary



1300 I Street, NW, Suite 400 West
Washington, DC 20005

Phone 202 515-2467
Fax 202 336-7922
joseph.r.jackson@verizon.com

ORIGINAL

EX PARTE

April 13, 2007

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

***Re: Section 272(f)(1) Sunset of the BOC Separate Affiliate and
Related Requirements, WC Docket No. 02-112***

Dear Ms. Dortch:

On April 12, 2007, Verizon supplemented its March 27 response to the Commission's March 13 information request with data from Harte-Hanks, as requested by the Wireline Competition Bureau.¹

The attached Exhibit 4.4.A provides further analyses based on the Harte-Hanks data submitted as Exhibit 4.4. First, Exhibit 4.4.A contains Harte-Hanks data for T-1, T-3, Frame Relay, ATM, Long Distance, and VPN services, consolidated by MSA. (In the prior filing, MSAs that included areas from more than one state were split among those states.) Verizon added a "Region" column which designates each MSA as a former Bell Atlantic North ("fBA

¹ See Letter from Joseph Jackson, Verizon, to Marlene H. Dortch, FCC, WC Docket No. 02-112 (tiled Apr. 12, 2007).

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North); former Bell Atlantic South ("fBA South"), former GTE ("fGTE"),⁴ or non-Verizon ("Non-VZ") MSA. Although an MSA may be designated as fBA North, fBA South, or fGTE, Verizon is not necessarily the only incumbent LEC in the MSA.

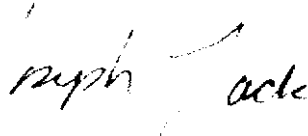
Second, Exhibit 4.4.A includes, for those MSAs for which there are fewer than 30 total observations for each relevant service, data that are aggregated by region.

Finally, Exhibit 4.4 included data for each state, provided separately for Verizon's in-franchise service territory and out-of-franchise territory. These data for Washington, D.C. included a distinction between in-franchise and out-of-franchise territories because NPA-NXX codes were not available for some of the customer sites that are located in Washington, D.C. Because these customer sites are known to be located in Washington, D.C. and because Verizon serves Washington, D.C. in its entirety, Verizon has revised the relevant worksheets to consolidate the out-of-franchise data with in-franchise data. These revised worksheets are contained in Exhibit 4.4.A.

Exhibit 4.4.A contains Highly Confidential Information and has been marked "HIGHLY CONFIDENTIAL, INFORMATION - SUBJECT TO SECOND PROTECTIVE ORDER IN WC DOCKET NO. 02-112 BEFORE THE FEDERAL COMMUNICATIONS COMMISSION" in accordance with the Second Protective Order in this proceeding.⁵

If you have any questions, please call me at 202-515-2467.

Very truly yours,



Enclosure

² fBA North states consist of New York, Connecticut, Massachusetts, Maine, New Hampshire, Rhode Island, and Vermont. For purposes of this analysis, the New York MSA was assigned to fBA North.

³ fBA South states consist of Delaware, Maryland, New Jersey, Pennsylvania, Virginia, West Virginia, and the District of Columbia.

⁴ An MSA that consists of areas served by both the former Bell Atlantic and the former GTE was designated as a former Bell Atlantic area.

⁵ *Section 272(f)(1) Sunset of the BOC Separate Affiliate and Related Requirements*, Second Protective Order, WC Docket No. 02-112, DA 07-1389 (rel. Mar. 23, 2007).

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EXHIBIT 4.4.A

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